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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/531,735	03/21/2000	Shalom Levin	EPLC/03	7129
7:	590 07/23/2002			
Jerome R. Smith Holland & Knight LLP One Atlantic Center			EXAMINER	
			KOVACS, ARPAD F	
1201 West Pear Atlanta, GA 3	chtree St. NE Suite 2000 0309-3400	ART UNIT PAPER NUMBER		
			3671	
			DATE MAIL ED: 07/23/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.

Applicant(s)

09/531,735

Examiner Árpád Fábián Kovács Art Unit 3671

Levin et al.



Office Action Summary

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The MAILING DATE of this communication appears	on the cover sheet with the corresponde	nce address				
for Reply						
MAILING DATE OF THIS COMMUNICATION.						
	no event, however, may a reply be timely filed after SD	((6) MONTHS from the				
period for reply specified above is less than thirty (30) days, a reply within t						
to reply within the set or extended period for reply will, by statute, cause t ply received by the Office later than three months after the mailing date of	he application to become ABANDONED (35 U.S.C. § 13	3).				
patent term adjustment. See 37 CFN 1.704(b).						
Responsive to communication(s) filed on Jun 4, 20	002	•				
This action is FINAL . 2b) ☐ This ac	tion is non-final.					
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.						
tion of Claims						
Claim(s) <u>6-13</u>	is/are pend	ing in the application.				
la) Of the above, claim(s)	is/are with	drawn from consideration.				
Claim(s) 9-13	is/are	allowed.				
Claim(s) <u>6-8</u>	is/are	rejected.				
Claim(s)	is/are	objected to.				
Claims	are subject to restriction a	nd/or election requirement.				
tion Papers						
The specification is objected to by the Examiner.						
The drawing(s) filed on is/arc	e a) \square accepted or b) \square objected to b	y the Examiner.				
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See 37 C	FR 1.85(a).				
The proposed drawing correction filed on <u>Nov 28, 2001</u> is: a) ▼ approved b) disapproved by the Examiner.						
If approved, corrected drawings are required in reply	to this Office action.					
The oath or declaration is objected to by the Exam	iner.					
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
☐ All b)☐ Some* c)☐ None of:						
1. \square Certified copies of the priority documents have	ve been received.					
2. Certified copies of the priority documents have been received in Application No.						
application from the International Bure	eau (PCT Rule 17.2(a)).	National Stage				
¬						
		or 121.				
-	, p. 1.0.1., under 00 0.0.0. 33 120 and/	J				
otice of References Cited (PTO-892)	4) Interview Summary (PTO-413) Paper No(s).					
otice of Draftsperson's Patent Drawing Review (PTO-948)	5) Notice of Informal Patent Application (PTO-15					
3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 6) Cther:						
	For Reply CORTENED STATUTORY PERIOD FOR REPLY IS SET MAILING DATE OF THIS COMMUNICATION. Ions of time may be available under the provisions of 37 CFR 1.136 (a). In date of this communication, beriod for reply specified above is less than thirty (30) days, a reply within the set or extended period for reply is specified above, the maximum statutory period will apply to reply within the set or extended period for reply will, by statute, cause the provision of reply the office later than three menths after the mailing date of patent term adjustment. See 37 CFR 1.704(b). Responsive to communication(s) filled on Jun 4, 20. This action is FINAL. 2b) This action of Claims Since this application is in condition for allowance closed in accordance with the practice under Ex pation of Claims Claim(s) 6-13 (a) Of the above, claim(s) Claim(s) 9-13 Claim(s) 6-8 Claim(s) Claim(s) 6-8 Claim(s) Claim(s) 6-8 Claim(s) The drawing(s) filed on	ORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE				

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DETAILED ACTION

1. Claim(s) 6-8 are rejected under 35 U.S.C. 102(b) as being anticipated by Comer (4335567).

Comer discloses a mower blade assembly comprising:

in re independent claim 6, a shaft (62) rotatable communication with a motor (76);

a stub (or sleeve of the shaft, ref 66);

a blade (8), including a receiver (inside ref 60), including members for receiving the stub and retaining the stub in the receiver in a releasable engagement (68);

the shaft, stub, and receiver are coaxial (fig 11);

in re claim 7, the stub includes an outer surface (outer surface of ref 66), and receiver includes an inner surface (i.e. the inner surface of the receiver ref 60), the surfaces are capable of allowing a sufficient but minimal amount of rotational play for the blade (especially if ref 70 is not too tight);

in re claim 8, the members include flexible bodies (as shown on fig 11, members ref 68 are thin enough to be flexible for spring like behavior), the bodies terminating in outwardly extending platforms (as shown on fig 11, the outwardly extending parts of ref 68 is a flat platform), the members being operable when pressure is applied to the outwardly extending platforms (if pressure is applied to the platforms the members are operable).

2. Claim(s) 6-8 are rejected under 35 U.S.C. 102(b) as being anticipated by Brant et al (5881465).

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Brant discloses a vegetation cutter or mower comprising:

in re independent claim 6, a shaft (110, 103) in rotatable communication with a motor (102);

a stub (head ref 108) in communication with the shaft;

a blade or cutting element (col 4, line 24), including a receiver (134) including members (142) for receiving the stub and retaining the stub in the receiver in a releasable engagement (as shown in figs 2A-2C & 1, the members proceed releasably/resiliently up on the ramp ref 140 into a retaining/engaging position of the stub and vice versa);

the shaft, stub, and receiver are coaxial (see fig 1);

in re claim 7, the stub includes an outer surface (outside surface of ref 108), and the receiver includes inner surface (inner surface of ref 134), the surfaces allow a sufficient but minimal amount of rotational play of the blade (the blade is capable of rotating since it is not secured, such as with a bolt);

in re claim 8, the members include flexible bodies (ref 142) for spring like behavior and terminating in outwardly extending platforms, the members operable when pressure is applied (along ramp 140) to the outwardly extending platforms.

Allowable Subject Matter

3. Claims 9-13 are allowed. Application/Control Number: 09531735

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Response to Arguments

4. Applicant's arguments with respect to claims 6-13 have been considered but are moot in view of the new ground(s) of rejection.

Applicant has amended claim 6 to overcome Wilcox (4882896) by reciting that the blade includes the receiver, therefore Wilcox anticipation of claims 6-13 have been removed in view of the amendment and arguments presented.

In view of the Applicant's amendment of claim 6, the Examiner rejected claims 6-8 as being anticipated by Comer and Brant (as detailed above).

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL.** See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Ballas, Sr, Klinger (DE 3618177A1) show closely related arts to applicant's invention.

Any inquiry concerning this communication should be directed to Árpád Fábián Kovács at telephone number (703) 308-5897, or in my absence contact Thomas B. Will whose telephone number is (703) 308-3870.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-1113. The fax phone number for the Group is (703) 305-3597.

Thomas B. Will
Supervisory Patent Examiner
GROUP 3671

áfk/ÁFK July 21, 2002